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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग IV

PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE MADHYA PRADESH COMMERCIAL EXCHANGE LTD., AKOLA

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification S.O. 1162 dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Madhya Pradesh Commercial Exchange Limited, Akola, the same having been previously placed on the Notice Board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

I. In Bye-Law 250B : In paragraph 3,

for the words and figures "Rs. 7.50 per quintal in respect of groundnut oil", insert the words and figures "Re. 1.00 per 10 kg. in respect of groundnut oil."

II. In Bye-Law 292, in clause (e), in paragraph (2) :

(i) for the words and figures "Rs. 3.75 nP. per quintal," insert the words and figures "Re. 00.50 paise per 10 kg."

(ii) for the words and figures "Rs. 7.50 nP. per quintal" insert the words and figures "Re. 1.00 per 10 kg."

III. In Bye-law 292, in clause (h) :

for the words and figures "Rs. 3.75 nP. per quintal," insert the words and figures "Re. 00.50 paise per 10 kg."

IV. In Bye-law 292, in clause (i) :

for the words and figures "Rs. 7.50 nP. per quintal," insert the words and figures "Re. 1.00 per 10 kg."

V. In Bye-law 293, in paragraph (1) :

for the words and figures "Rs. 7.50 nP. per quintal" insert the words and figures "Re. 1.00 per 10 kg."

VI. In Bye-law 295 :

for the words and figures "Rs. 7.50 nP. per quintal" insert the words and figures "Re. 1.00 per 10 kg."

VII. In Bye-law 297 :

(i) In clause (a) :

for the words and figures "Rs. 3.75 nP. per quintal," insert the words and figures "Re. 00.50 paise per 10 kg."

(ii) In clause (b) :

for the words and figures "Rs. 7.50 nP. per quintal," insert the words and figures "Re. 1.00 per 10 kg."

VIII. In Bye-law 308 :

for the words and figures "Rs. 7.50 nP. per quintal or Rs. 15.00 nP. per quintal" insert the words and figures "Re. 1.00 per 10 kg. or Rs. 2.00 per 10 kg."

IX. After Bye-law 308, insert the following as Bye-law 308A, namely :—

"308A. For the purposes of Groundnut Oil Hedge Contract of January 1965 delivery provisions of Bye-laws 250B, 292(e), 292(h), 292(i), 293, 295, 297 and 308, as they stood immediately before dated 17-12-1964 shall be applicable and for the purpose of the Groundnut Oil Hedge Contracts of March 1965 delivery and subsequent deliveries, the provisions of Bye-laws 250B, 292(e), 292(h), 292(i), 293, 295, 297 and 308 as amended on the aforesaid date shall be applicable."

for The M. P. Commercial Exchange Ltd.

Akola,
Dated 19th December 1964.

S. P. CHANDURKAR
Secretary

NOTIFICATION BY THE SAURASHTRA OIL AND OILSEEDS ASSOCIATION LIMITED, RAJKOT

The approval of the Secretary, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry, No. S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Groundnut Oil/Groundnut Kernels and Cottonseed Bye-laws of the Saurashtra Oil & Oilseeds Association Ltd., Rajkot, the same having been previously placed on the Notice Board of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

I. In Groundnut Oil/Groundnut Kernels Bye-laws :

1. *Bye-law 74*, The following Bye-law shall be inserted as Bye-law 74, namely; "74. (i) No member of the Association shall trade in Groundnut Oil and/or Groundnut Kernels on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Association in accordance with the procedure laid down by the Board with the prior concurrence of the Forward Markets Commission.

(ii) A person who is registered with the Association as in (i) above, may be liable to be fined and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limit prescribed under the Bye-laws may be closed out in accordance with the terms of closure fixed by the Board, if not reduced to the prescribed limit within seven days or within such period as may be extended by the Board with the approval of the Forward Markets Commission by the person concerned from the date of the Board's orders."

2. *In Bye-law 100(A)*, for clause (1), the following clause shall be substituted, namely; "(1) Notwithstanding anything contained in these Bye-laws, the Board may, from time to time, by a resolution passed by itself and concurred in by the Forward Markets Commission, fix such limit or limits upon daily trading by members or by registered non-member or upon the open position of members or controlled by members or upon the open position of registered non-members or controlled by registered non-members in respect of hedge contracts for any delivery or deliveries as the Board may consider necessary or desirable."

II. In Cottonseed Bye-laws :

1. *After Bye-law 74*, the following Bye-law shall be inserted as Bye-law 74A, namely; "74A. (i) No member of the Association shall trade in Cottonseed on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Association in accordance with the procedure laid down by the Board with the prior concurrence of the Forward Markets Commission.

(ii) A person who is registered with the Association as in (i) above, may be liable to be fined and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limit prescribed under the Bye-laws may be closed out in accordance with the terms of closure fixed by the Board, if not reduced to the prescribed limit within seven days or within such period as may be extended by the Board with the approval of the Forward Markets Commission by the person concerned from the date of the Board's orders."

2. *In Bye-law 98*, for clause (1), the following clause shall be substituted, namely; "(1) Notwithstanding anything contained in these Bye-laws, the Board may, from time to time, by a resolution passed by itself and concurred in by the Forward Markets Commission, fix such limit or limits upon daily trading by members or by registered non-members or upon the open position of members or controlled by members or upon the open position of registered non-members or controlled by registered non-members in respect of hedge contracts for any delivery or deliveries as the Board may consider necessary or desirable."

Rajkot,
Dated the 28th September 1964.

N. G. VYAS
Secretary

NOTE.—The amendments to the above Bye-laws shall come into force with effect from 22nd September 1964.

NOTIFICATION BY THE SAURASHTRA OIL AND OILSEEDS ASSOCIATION LIMITED, RAJKOT

The approval of the Secretary, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry, No. S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Groundnut Oil/Groundnut Kernels, Groundnut Whole, Groundnut Oilcake and Cottonseed Bye-laws of the Saurashtra Oil and Oilseeds Association Limited, Rajkot, the same having been previously placed on the notice board of the Association, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

I. In Groundnut Oil/Groundnut Kernels Bye-laws :

1. *In Bye-law 1(31)*, for the word "contents", the words and figures "16 Kilograms" shall be substituted.

2. *In Bye-law 46(ii)*, for the words "per tin of Groundnut Oil containing 16 Kilograms of oil including the value of the tin, the total gross weight being 17.108 kilograms", the words and figures "10 kilograms of Groundnut Oil" shall be substituted; after the words "borne by the seller", the words "The seller shall tender oil in Tins. The specifications of the tin to be supplied by the seller, the contents of oil in the tin and the price of the tin payable by the buyer shall be the same as prescribed in the Bye-laws relating to Hedge Contracts" shall be inserted; and for the figures "50", the figures "100" shall be substituted.

3. *In Bye-law 83(A)(g)*, for the words brackets and figures "250 Kilograms (551.16 lbs.)", the words, brackets and figures "100 Kilograms (220.46 lbs.)" shall be substituted.

4. *In Bye-law 83(B)*, for clauses (a) and (b), the following clauses shall be substituted, namely; "(a) Groundnut Oil filtered shall be the basis of the contract. Oil of the current and the immediately preceding year shall be tenderable in delivery. Solvent extraction oil shall not be tenderable in delivery.

The seller shall tender Groundnut Oil packed in tins. It is obligatory on the seller to deliver oil in tins and on the buyer to receive it in tins. The tins shall be white kerosene tins or new white tins of the factory with the label (i.e. Tigdi) of the merchant or mill. Tins with either one or two labels (i.e. Tigdis) shall be tenderable in delivery. One label shall be of the size not exceeding 6.35 Centimetres in diameter and the other shall be of the size not exceeding 1.27 Centimetres in diameter. Oily tins shall not be tenderable in delivery.

(b) Besides the delivery order price of oil, the buyer shall pay to the seller the price of the tin which shall be fixed by the Board before the opening of the first contract of the new season and that price shall be applicable to all contracts of the calendar year. This price of the empty tin shall be inclusive of Sales Tax and expenses for soldering which shall be borne by the seller."

In clause (e), for the word and figures "100 tins", the word and figures "1,600 Kilograms" shall be substituted and for the words "one tin", the word and figures "10 Kilograms" shall be substituted.

5. *In Bye-law 99*, for the figures and word "1,00,000 tins", the figures and words "1,600 Metric Tonnes" shall be substituted.

6. *In Bye-law 100(a)*, for the sentence beginning with the words "Any member shall be" and ending with the figures "1,50,000—Rs. 25,000", the following shall be substituted, namely; "Any member shall be entitled to exceed the above limits up to a maximum limit of 2,400 Metric Tonnes in Groundnut Oil or 6,000 Metric Tonnes in Groundnut Kernels, on payment of the following trading deposits to the Clearing House through the concerned Ring Office :—

GROUNDNUT OIL	Quantity	Metric Tonnes	Trading Deposit Rs.
Exceeding 1,600	Metric Tonnes but not exceeding		
" 1,680	"	1,680	2,500
" 1,760	"	1,760	5,000
" 1,840	"	1,840	7,500
" 1,920	"	1,920	10,000
" 2,000	"	2,000	12,500
" 2,080	"	2,080	15,000
" 2,160	"	2,160	17,500
" 2,240	"	2,240	20,000
" 2,320	"	2,320	22,500
		2,400	25,000

7. In Bye-law 101, for the word and figures "100 tins", the word and figures "1,600 Kilograms" shall be substituted.

8. For Bye-law 124, the following Bye-law shall be substituted, namely; "Every delivery order shall be issued in a lot of 100 tins containing 1,600 Kilograms of groundnut oil and 5,000 Kilograms of groundnut kernels and the same shall be issued at the clearing rate fixed on the 1st (if the 1st date is a non-working day, then on the preceding working day) date of the month of the contract."

9. In Bye-law 125(A), for the words and figures "Rs. 0.75 per tin", the words and figures "Rs. 0.50 per 10 Kilograms" shall be substituted and for the words and figures "Rs. 5 per 250 Kilograms", the words and figures "Rs. 2.00 per 100 Kilograms" shall be substituted.

10. In Bye-law 125(B), for the words and figures "Rs. 1.50 per tin", the words and figures "Rs. 1.00 per 10 Kilograms" shall be substituted and for the words and figures "Rs. 10 per 250 Kilograms", the words and figures "Rs. 4.00 per 100 Kilograms" shall be substituted.

11. In Bye-law 147A, for the words and figures "Rs. 5 per 250 Kilograms", the words and figures "Rs. 2.00 per 100 Kilograms" shall be substituted and for the words and figures "Rs. 0.75 per tin", the words and figures "Rs. 0.50 per 10 Kilograms" shall be substituted.

12. In Bye-law 163, for the words and figures "Rs. 0.75 per each tin", the words and figures "Rs. 0.50 per each 10 Kilograms" shall be substituted and for the words and figures "Rs. 5 per each 250 Kilograms", the words and figures "Rs. 2.00 per each 100 Kilograms" shall be substituted.

13. In Bye-law 199, for the sentence beginning with the words "Until so prescribed" and ending with the words "Veraval Ring", the following shall be substituted, namely; "Until so prescribed the following shall be the rate of brokerage on Groundnut Oil and Groundnut Kernels:—

Rs. 0.07 per each transaction of 1,600 Kilograms at Rajkot Ring.

Rs. 0.25 per each transaction of 1,600 Kilograms at Bhavnagar Ring.

Rs. 0.13 per each transaction of 5,000 Kilograms at Jamnagar Ring.

Rs. 0.12 per each transaction of 5,000 Kilograms at Dhoraji Ring.

Rs. 0.32 per each transaction of 5,000 Kilograms at Veraval Ring."

14. In Bye-law 214A, in clause (1)(b), for the words and figures "Rs. 1.50 per tin", the words and figures "Rs. 1.00 per 10 Kilograms" shall be substituted and for the words and figures "Rs. 10 per 250 kgs." the words and figures "Rs. 4.00 per 100 Kilograms" shall be substituted.

15. In Bye-law 215(1)(B)(4), for the words and figures "Rs. 0.50 per each tin", the words and figures "Rs. 0.30 per each 10 Kilograms" shall be substituted and for the figures and words "Rs. 3.50 per each 250 Kilograms", the words and figures "Rs. 1.40 per each 100 Kilograms" shall be substituted.

16. In Bye-law 252, for the sentence beginning with the words "Until laga is so", and ending with the words "Veraval Ring", the following shall be substituted, namely; "Until laga is so prescribed, the following shall be the laga payable:—

On every hedge transaction of sale of Groundnut Oil and Re. 0.05 per 1,600 Kgs. at Rajkot Ring; Re. 0.10 per 1,600 Kgs. at Bhavnagar Ring.

On every hedge transaction of sale of Groundnut Kernels Re. 0.05 per 5,000 Kgs. at Jamnagar Ring.

Re. 0.05 per 5,000 Kgs. at Dhoraji Ring.

Re. 0.32 per 5,000 Kgs. at Veraval Ring."

17. In Bye-law 253D, for the figures and word "100 tins", the figures and word "1,600 Kilograms" shall be substituted.

In the "TERMS OF CONTRACT FOR GROUND-NUT OIL":

18. For clause 1, the following shall be substituted, namely; "Groundnut Oil filtered shall be the basis of the contract. Oil of the current and the immediately preceding year shall be tenderable in delivery. Solvent extraction oil shall not be tenderable in delivery.

The seller shall tender Groundnut Oil packed in tins. It is obligatory on the seller to deliver oil in tins and on the buyer to receive it in tins. The tins shall be white kerosene tins or new white tins of the factory with the label (i.e. Tigdi) of the merchant or mill. Tins with either one or two labels (i.e. Tigdis) shall be tenderable in delivery. One label shall be of the size not exceeding 6.35 Centimetres in diameter and the other shall be of the size not exceeding 1.27 Centimetres in diameter. Oily tins shall not be tenderable in delivery."

19. For clause 2(a), the following shall be substituted, namely; "Besides the delivery order price of oil, the buyer shall pay to the seller the price of the tin which shall be fixed by the Board before the opening of the first contract of the new season and that price shall be applicable to all contracts of the calendar year. This price of the empty tin shall be inclusive of Sales Tax and expenses of soldering which shall be borne by the seller."

20. For clause 2(c), the following shall be substituted, namely; "The oil contents of the tin shall be 16 Kilograms (35.274 lbs.) but tins which have oil contents weighing not less than 15.80 Kilograms (34.833 lbs.) shall be tenderable in delivery subject to the compensation for the deficit up to 0.20 Kilogram (0.44 lb.) of the oil content, after proper weighment."

21. In clause 3, for the word and figures "100 tins", the word and figures "1,600 Kilograms" shall be substituted and for the words "one tin", the word and figures "10 Kilograms" shall be substituted.

22. In clause 4, after the word "Oil", the word "in" shall be inserted.

23. In clause 6(a), after the words "each", the words "containing 1,600 Kilograms" shall be inserted.

In the "TERMS OF CONTRACT FOR GROUND-NUT KERNELS":

24. In clause 3, for the words, brackets and figures "250 Kilograms (551.16 lbs.)", the words, brackets and figures "100 Kilograms (220.46 lbs.)" shall be substituted.

25. In the Form for "TRANSFERABLE SPECIFIC DELIVERY CONTRACTS", between Member and Member, for the word "tins", the word "Kilograms" shall be substituted and for the word and figures "Tin/50", the figures "10/100" shall be substituted.

26. In the Form for "HEDGE CONTRACTS" between Member and Member, the word "Tins" shall be omitted and for the word and figures "Tin/250", the figures "10/100" shall be substituted.

27. In the Form for "HEDGE CONTRACTS" between Member and Non-member, the word "Tins" shall be omitted and for the word and figures "Tin/250", the figures "10/100" shall be substituted.

28. In the Form for "HEDGE CONTRACTS—CONFIRMATION" between Member and Non-member, the word "Tins" shall be omitted and for the word and figures "Tin/250", the figures "10/100" shall be substituted.

29. In the "CLEARING HOUSE SETTLEMENT STATEMENT", the word "Tins" occurring twice and the words "Strike out whatever is not applicable" shall be omitted.

II. In Groundnut Whole Bye-laws :

1. In Bye-law 3, for the two paragraphs beginning with the words "Illustration:—Suppose" and ending with the words "contract rate", the following shall be substituted, namely: "Illustration:—Suppose the yield from Groundnut Bold is 73 per cent of Groundnut Kernels i.e. 2 per cent above the basic yield and the price of Groundnut Bold is Rs. 75.00 per 100 Kilograms, i.e. the price of one unit of 5,000 Kilograms is Rs. 3,750.00, the premium payable by the buyer to the seller shall be worked out by multiplying 3,750 by 2 and dividing the product by 71, the resultant quotient will be Rs. 105.63, the remainder being ignored. The buyer shall pay to the seller Rs. 105.63 as premium.

If the seller gives delivery of Groundnut Small, the buyer shall pay to the seller a premium of Rs. 3.10 per 100 Kilograms of Groundnut over the contract rate."

2. In Bye-law 5, for the figures "20", the figures "100" shall be substituted.

3. In Bye-law 7, for the words and figures "Rs. 0.30 per 20 kgs.", the words and figures "Rs. 1.50 per 100 Kilograms" shall be substituted.

4. In Bye-law 9, for the words and figures "Rs. 0.60 per 20 kgs.", the words and figures "Rs. 3.00 per 100 Kilograms" shall be substituted.

5. In Bye-law 10, the words and figures "Rs. 0.30 per 20 kilograms", the words and figures "Rs. 1.50 per 100 Kilograms" shall be substituted.

6. In Bye-law 18, for the word and figures "Rs. 0.50", the word and figures "Rs. 2.50" shall be substituted.

7. In the Form for "HEDGE CONTRACTS IN GROUNDNUT WHOLE" between Member and Member, for the figures "20", the figures "100" shall be substituted.

8. In the Form for "HEDGE CONTRACTS IN GROUNDNUT WHOLE" between Member and Non-member, for the figures "20", the figures "100" shall be substituted.

9. In the Form for "HEDGE CONTRACTS—CONFIRMATION", for the figures "20", the figures "100" shall be substituted.

III. In Groundnut Oilcake Bye-laws :

1. For Bye-law 9, the following Bye-law shall be substituted, namely; "The unit of transaction shall be 3.25 Metric Tonnes."

2. In Bye-law 10, for the word and figures "15 kilograms", the words and figure "1 Metric Tonne" shall be substituted.

3. In Bye-law 11, for the word "five", the word "four" shall be substituted.

4. In Bye-law 12, for the first two sentences beginning with the words "The delivery will be" and ending with the word "seller", the words "The delivery will be in a lot of four units of 173 bags—one wagon from one place. The difference of 25 Kilograms between the four units of transaction totalling 13 Metric Tonnes and the weight of 173 bags each of 75 Kilograms i.e. 12.975 Metric Tonnes shall be payable by the seller to the buyer on the basis of the clearing rate fixed on the 1st date of the month of the contract" shall be substituted and for the words and figures "less than 173 bags", the words and figures "less than 173 bags" shall be substituted.

5. In Bye-law 15, for the words and figures "Rs. 0.25 per 15 kgs.", the words and figures "Rs. 15.00 per 1 Metric Tonne" shall be substituted.

6. For Bye-law 16, the following Bye-law shall be substituted as Bye-law 16, namely; "16. Every member shall have a free limit of 'oliya' of 1,600 units (i.e., 5,200 Metric Tonnes) of Groundnut Oilcake.

Any member shall be entitled to exceed the above limit up to a maximum of 2,400 units (i.e. 7,800 Metric Tonnes) of Groundnut Oilcake, on payment of the following trading deposits to the Clearing House through the concerned Ring Office :—

Quantity and Trading Deposits

On every 160 units (i.e. 520 Metric Tonnes) exceeding the above free limit—Rs. 1,000.00.

No member shall exceed the above maximum limit of 2,400 units (i.e., 7,800 Metric Tonnes) even on payment of trading deposits."

7. In Bye-law 20, in clause (e), for the words and figures "Rs. 0.15 per 15 kgs.", the words and figures "Rs. 10.00 per Metric Tonne" shall be substituted.

8. In Bye-law 22, for the sentence beginning with the words "Until laga" and ending with the figures "0.01", the following shall be substituted, namely; "Until laga is so prescribed, the following shall be the rates of laga payable :—

On every sale transaction of one unit of trading of Groundnut Oilcake.

Rs. 0.05 at Bhavnagar Ring.
Rs. 0.02 at Dhoraji Ring.
Rs. 0.02 at Jamnagar Ring.
Rs. 0.01 at Rajkot Ring.
Rs. 0.01 at Veraval Ring."

9. In Bye-law 23, for the sentence beginning with the words "Until so" and ending with the figures "0.06", the following shall be substituted, namely; "Until so

prescribed, the following shall be the rates of brokerage payable :—

On every sale transaction of one unit of trading of Groundnut Oilcake.

Rs. 0.19 at Bhavnagar Ring.

Rs. 0.15 at Dhoraji Ring.

Rs. 0.12 at Jamnagar Ring.

Rs. 0.10 at Rajkot Ring.

Rs. 0.10 at Veraval Ring."

10. In the Form for "HEDGE CONTRACTS" between Member and Member, for the word and figures "15 Kilograms", the words "Metric Tonne" shall be substituted.

11. In the Form for "HEDGE CONTRACTS" between Member and Non-member, for the word and figures "15 Kilograms", the words "Metric Tonne" shall be substituted.

12. In the Form for "HEDGE CONTRACTS—CONFIRMATION", for the word and figures "15 Kilograms", the words "Metric Tonne" shall be substituted.

IV. In Cottonseed Bye-laws :

1. In Bye-law 68, for the words and figures "Rs. 0.09 n.P. per 250 Kilograms", the words and figures "Rs. 0.04 per 100 Kilograms" shall be substituted.

2. In Bye-law 82, in clause (g), for the words, brackets and figures "250 Kilograms (551.16 lbs.)", the words, brackets and figures "100 Kilograms (220.46 lbs.)" shall be substituted.

3. In Bye-law 97, in clause (a) for the words and figures "Rs. 1.25 per 250 Kilograms" the words and figures "Rs. 0.50 per 100 Kilograms" shall be substituted; for the words and figures "Rs. 1.90 per 250 Kilograms", the words and figures "Rs. 0.75 per 100 Kilograms" shall be substituted, and for the words and figures "Rs. 2.50 per 250 Kilograms", the words and figures "Rs. 1.00 per 100 Kilograms" shall be substituted.

4. In Bye-law 123, for the words and figures "Rs. 0.09 per 250 Kilograms", the words and figures "Rs. 0.04 per 100 Kilograms" shall be substituted.

5. In Bye-law 125, for the words and figures "Rs. 2.50 per Kilograms", the words and figures "Rs. 1.00 per 100 Kilograms" shall be substituted.

6. In Bye-law 126, for the words and figures "Rs. 5.00 per 250 Kilograms", the words and figures "Rs. 2.00 per 100 Kilograms" shall be substituted.

7. In Bye-law 143, for the words and figures "Rs. 1.25 per 250 Kilograms", the words and figures "Rs. 0.50 per 100 Kilograms" shall be substituted.

8. In Bye-law 176, for the words and figures "Rs. 3.75 per 250 Kilograms", the words and figures "Rs. 1.50 per 100 Kilograms" shall be substituted.

9. In Bye-law 238A, in clause (b), for the words and figures "Rs. 5.00 per 250 kgs.", the words and figures "Rs. 2.00 per 100 Kilograms" shall be substituted.

10. In Bye-law 239(1)(B)(4), for the words and figures "Rs. 2.50 per 250 Kilograms", the words and figures "Rs. 1.00 per 100 Kilograms" shall be substituted.

11. After Bye-law 292, the following Bye-law shall be inserted as Bye-law 293, namely; "293. The amendments to Bye-laws 68, 82, 97, 123, 125, 126, 143, 176, 238A and 239 and Clauses 3 and 5(vi) of the Terms of Contract for Cottonseed as well as to the Forms of Contract shall come into effect from 1st November 1964."

In the "TERMS OF CONTRACT FOR COTTONSEED" :

12. In clause 3, for the words, brackets and figures "250 Kilograms (551.16 lbs.)", the words, brackets and figures "100 Kilograms (220.46 lbs.)" shall be substituted.

13. In clause 5(vi), for the words and figures "Rs. 0.09 per 250 Kilograms", the words and figures "Rs. 0.04 per 100 Kilograms" shall be substituted.

14. In the Form for "READY DELIVERY CONTRACT", for the figures "250", the figures "100" shall be substituted.

15. In the Form for "HEDGE CONTRACTS" between Member and Member, for the figures "250", the figures "100" shall be substituted.

16. In the Form for "HEDGE CONTRACTS" between Member and Non-member, for the figures "250", the figures "100" shall be substituted.

17. In the Form for "HEDGE CONTRACTS—CONFIRMATION" between Member and Non-member, for the figures "250", the figures "100" shall be substituted.

Rajkot,
Dated the 10th October 1964.

N. G. VYAS
Secretary

NOTIFICATION BY THE CENTRAL INDIA COMMERCIAL EXCHANGE LTD., GWALIOR

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Late Ministry of Commerce and Industry S.O. 1162 dated 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Central India Commercial Exchange Ltd., Gwalior, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

I. After Bye-law 62, the following new Bye-law shall be added as Bye-law 62A namely,

62A :—(a) No member of the Association shall trade in Linseed either on his own account or on account of any other person (member or non-member) with a non-member who is not registered with the Association in accordance with the procedure laid down by the Board with the prior concurrence of the Forward Markets Commission.

(b) A person who is registered with the Association as in (a) above may be liable to be fined and to cancellation of his registration for any breach of the conditions of registration on his part. The outstanding business in excess of the limit prescribed under the Bye-laws may be closed out in accordance with the terms of closure fixed by the Board, if not reduced to the prescribed limit within seven days or within such period as may be extended by the Board with the approval of the Forward Markets Commission by the person concerned from the date of the Board's orders."

II. In Bye-law 164 in clause (c) for the words "Trading by members or upon the open position of members or controlled by members or controlled by members" the following words shall be substituted namely :

"Trading by members or by registered non-members or upon the open position of members or controlled by members or upon the open position of registered non-members or controlled by registered non-members."

A. D. SAPRE
Secretary

Dated :
Gwalior, the 27th October 1964.

LOST

The Government Promissory Note No. BY 035013 of the 3½ per cent National Plan Loan '64 for Rs. 1,000 originally standing in the name of the Reserve Bank of India, and last endorsed to The Kirana Busar Consumer's Co-operative Society Ltd., Pandharpur, the proprietor(s) by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Note and the interest there upon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for payment of the discharge value in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the advertiser : Shree V. D. Girvikar. The Chairman.

Residence :—Kirana Busar Consumer's Co-operative Society, Ltd., Pandharpur.

V. D. GIRVIKAR
Chairman

The Government promissory Note No. BY 038319 of the 3½ per cent Loan of 1964 for Rs. 1,000 originally standing in the name of The Reserve Bank of India and last endorsed to Ambalal Motibhai alias Naranbhai Patel of Wanthalwali the proprietor by whom it was never endorsed to any other person having been lost, stolen or destroyed, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for payment of the discharge value in favour of the proprietor.

The public are cautioned against purchasing or otherwise dealing with the above-mentioned security.

Name of the advertiser : Shri Ambalal Motibhai Patel, Wanthalwali.

Residence : Taluka, Mehmabad.

STOLEN

The Government Promissory Note No. BY 245990 of the 3 per cent Conversion Loan of 1946 for Rs. 5,000 originally standing in the name of The Central Bank Executor & Trustee Co. Ltd. and last endorsed to Gita Ganguli the proprietress by whom it was never endorsed to any other person, having been stolen, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of Duplicate for payment of the discharge value in favour of the Central Bank Executor and Trustee Co. Ltd. The Public are cautioned against purchasing or otherwise dealing with the abovementioned security.

Name of the advertiser : The Central Bank of India Limited, Bhowanipore Branch.

Residence : 86, Shyama Prosad Mukherjee Road, Calcutta-26.

CHANGE OF NAMES

I, hitherto known as J. SATYANARAYANAN son of Shri K. J. JANADRI RAO, residing at 19, Muthiah Mudoli Street, Korukupet, Madras-21, have changed my name and shall hereafter be known as K. N. SATYANARAYANA.

It is certified that I have complied with other legal requirements in this connection.

J. SATYANARAYANAN
(Sd. in existing name)

I, hitherto known as M. ABDUL SAHIB son of Shri M. MADAR SAHIB, employed as Engine Fitter, T. No. 296 in Loco Foreman's Office, residing at Near Edga Mazeed Timmancherla, Post Guntakal, have changed my name and shall hereafter be known as M. TAJDDIN.

It is certified that I have complied with other legal requirements in this connection.

M. ABDUL SAHIB
(Sd. in existing name)

I, hitherto known as SINGA PERUMAL son of Shri MURUGESAN, employed as M/cstwood one m/c in Saw Mill, T. No. L. 303, S. Rly., P.W.P., residing at 9/30, Pallath Street, Tiruninravur, have changed my name and shall hereafter be known as MUNUSAMY.

It is certified that I have complied with other legal requirements in this connection.

SINGA PERUMAL
(Sd. in existing name)

I hitherto known as RENUKA, daughter of RAMACHANDRA SHIRWADKAR, employed as Telephone Operator in Central Telephone Exchange, Bombay, residing at C/o M. V. Bhalerao, 18, Malati Niwas, Ramnagar, At. & P. Dombivali D. Thana, have changed my name and shall hereafter be known as JAYSHREE SHANKAR KULKARNI."

I, hereby certify that I have complied with other legal requirements in this connection.

RENUKA RAMCHANDRA SHIRWADKAR
Sd./- (in existing name)

I, hitherto known as JOHN DASS son of Shri MUSTAFFA, employed as Mazdoor (T. No. 419) in ESD DEHU Road, residing at Mountbatten Camp Dehu

Road, have changed my name and shall hereafter be known as KADAR HUSSAIN MUSTAFFA SHEKH.

It is certified that I have complied with other legal requirements in this connection.

JOHN DASS
(Sd. in existing name)

I, hitherto known as JOSEPH HUBERT alias JOSEPH HOWARD son of Shri VARGHESE MATHEWS, employed in Imperial Tobacco Co., New Delhi, have changed my name and shall hereafter be known as JOSEPH HOWARD.

It is certified that I have complied with other legal requirements in this connection.

JOSEPH HUBERT
(Sd. in existing name)

I, hitherto known as KHUDIRAM SHAW son of Shri DWJP CHAND SHAW, employed as Counter in Telegraph Workshops, Calcutta-27, have changed my name and shall hereafter be known as JANKI SHA.

It is certified that I have complied with other legal requirements in this connection.

KHUDIRAM SHAW
(Sd. in existing name)

I, hitherto known as JIVATRAM son of Shri NATHURMAL BHAVNANI, employed as CSK in COD Malad, have changed my name and shall hereafter be known as JIVAT RAM NARAINDAS BHAVNANI (Initials J. N. BHAVNANI).

It is certified that I have complied with other legal requirements in this connection.

JIVATRAM NATHURMAL BHAVNANI
(Sd. in existing name)

I, hitherto known as P. GOVINDAN KUTTY NAIR son of Shri P. RAMAN KUTTY NAIR, employed as Asstt. Station Master in Ghorpuri, residing at S. Railway, Ghorpuri, Poona-1, have changed my name and shall hereafter be known as P. GOPINATHAN (S/o Late P. GOPALAN NAIR).

I hereby certify that I have already complied with the legal formalities required in this connection.

P. GOVINDAN KUTTY NAIR
(Sd. in existing name)

I, hitherto known as PANDURANG SONU PUJARI son of Late SONU GUNAJEE PUJARI, employed as Upper Division Clerk in Govt. of India, Overseas Communications Service, Radio House, Apollo Bunder, Bombay-1, residing at Laxmi Wadi, behind Jai Hind Cinema, 111-C, Room No. 19, Dr. Ambedkar Road, Chinchpokli, Bombay-33, have changed my name and shall hereafter be known as PANDURANG SONU PUJARE.

It is certified that I have complied with other legal requirements in this connection.

PANDURANG SONU PUJARI
(Sd. in existing name)

I, hitherto known as MARUTI SHANKAR DHAWADE son of Shri SHANKAR MAHADEO DHAWADE, employed as Assistant Station Master Central Railway, residing at Railway Station Dhalgaon, Taluka Miraj District Sangli (Maharashtra State), have changed my name and shall hereafter be known as MURARI SHANKAR DHAWADE.

I hereby certify that I have already complied with the legal formalities required in this connection.

M. S. DHAWADE
(Sd. in existing name)

I, hitherto known as ARUN KUMAR PODDAR son of Shri DHIRENDRA NATH PODDAR, employed as Income-tax Officer (Undertraining) in Income-tax Training College, Nagpur, residing at Income-tax Officers' Training College Hostel, Nagpur-1, have changed my name and shall hereafter be known as ARUN SHANKAR DEBCHAUDHURI.

I hereby certify that I have already complied with the legal formalities required in this connection.

ARUN KUMAR PODDAR
(Sd. in existing name)

I, hitherto known as VISWANATH SHIVANATH KOSHTI son of Shri SHIVANATH LAXMAN KOSHTI, employed as Tele. Com. Mechanic (Wireless) in Ordnance Depot, Telegaon Dabhade and residing at present at 274, Somawarpeth, Poona-2, have changed my name and shall hereafter be known as VISWANATH SHIVANATH BOTKAR.

It is certified that I have complied with other legal requirements in this connection.

VISWANATH SHIVANATH KOSHTI
(Sd. in existing name)

I, hitherto known as OM PRAKASH ARYA son of Late MEGH SINGH YADAV, employed as Education Officer in HQ 104 Ini Bde C/o 56 APO, have changed my name and shall hereafter be known as OM PRAKASH SINGH.

It is certified that I have complied with other legal requirements in this connection.

OM PRAKASH ARYA
(Sd. in existing name)

I, hitherto known as RADHIKA RANJAN RAJAK DAS son of Late DURGA CHARAN RAJAK DAS, employed as Sepoy in the Office of the Superintendent of Central Excise, Gold Control Circle, Calcutta, residing at 42/32, Murari Pukur Road, Calcutta-4, have changed my name and shall hereafter be known as RADHIKA RANJAN DAS.

It is certified that I have complied with other legal requirements in this connection.

RADHIKA RANJAN RAJAK DAS
(Sd. in existing name)

I, hitherto known as KALIPADA son of Late PRAHLAD CH. CHAKRABORTY, employed as Re-packer, T/570 on 22-10-43, CF (SDAH), residing at 55/1/H/2, Sastitala Road, Calcutta-11, have changed my name and shall hereafter be known as KALIPADA CHAKRABORTY.

I hereby certify that I have already complied with the legal formalities required in this connection.

KALIPADA CHAKRABORTY

I, hitherto known as DASU KORA son of Shri BNARASI SINGH, employed as Khalasi in Office of the D.C.O.S.E. Rly., Howrah, residing at 365/8, G. T. Road, Nandi Bagan (Salkia), Howrah, have changed my name and shall hereafter be known as DASH KUMAR SINGH.

It is certified that I have complied with other legal requirements in this connection.

DASU KORA
(Sd. in existing name)

I, hitherto known as SUBAL CHANDRA BARMAN son of Shri CHARAN CHANDRA BOR, employed as LR/T.C., KGP SER in Kharagpur Divn., S.E. Rly., residing at P.O. & Vill.—Jagacha, Howrah, W. Bengal, have changed my name and shall hereafter be known as SUBAL CHANDRA BARMAN.

It is certified that I have complied with other legal requirements in this connection.

SUBAL CHANDRA BOR

I, hitherto known as RAMESHCHANDRA son of Shri PRAHLADJI PANDYA, employed as Faras in the Office of the Commissioner of Income-tax, Gujarat-1, Ahmedabad, residing at Ghumasan Taluka Kadi, Dist. Mehsana, have changed my name and shall hereafter be known as BABUBHAI PRAHLADJI PANDYA.

It is certified that I have complied with other legal requirements in this connection.

R. P. PANDYA
(Sd. in existing name)

I, hitherto known as SAIN DITTA MAL son of Late Shri BAHADUR CHAND, employed as Telephone Operator in Rohtak Telephone Exchange, have changed my name and shall hereafter be known as SUSHIL KUMAR CHABA.

I hereby certify that I have already complied with the legal formalities required in this connection.

SAIN DITTA MAL
(Sd. in existing name)

I, hitherto known as (Miss) SINDHU SADASHIV-RAO PATHAK daughter of Shri SADASHIV RAO MADHAV PATHAK, employed as Medical Officer in Military Hospital Jamnagar, residing at Military Hospital Jamnagar, have changed my name and shall hereafter be known as (Mrs.) SUMATI RAJESHWAR RIDHOR-KAR.

It is certified that I have complied with other legal requirements in this connection.

S. S. PATHAK
Capt AME
(Sd. in existing name)

I, hitherto known as M. N. ANJI son of Shri MOONUSWAMI, employed as Senior Ticket Collector, Southern Railway, Hubli, residing at 72, Vijayanagar, Hubli, have changed my name and shall hereafter be known as SAI PRASAD ANJI.

I hereby certify that I have already complied with the legal formalities required in this connection.

M. N. ANJI
(Sd. in existing name)

I, hitherto known as MOKHAN DALIP DUBE son of Shri DALIP DUBE, employed as Clerk in Fitting Shop Matunga, residing at 137, Eadenwala Bangla Golanji Hill Road, Parel, Bombay-12, have changed my name and shall hereafter be known as MOKHAN alias SHOBHNATH JAGNARAYAN DUBE.

It is certified that I have complied with other legal requirements in this connection.

M. D. DUBE
(Sd. in existing name)

I, hitherto known as SHRIPATRAO DESAI son of Shri KRISHNARAO SARDESAI, employed as Upper Division Clerk in the Office of the Superintendent of Central Excise, Ratnagiri, residing at Ratnagiri (Church Road), have changed my name and shall hereafter be known as SHRIPATRAO KRISHNARAO SARDESAI.

It is certified that I have complied with other legal requirements in this connection.

S. K. DESAI
(Sd. in existing name)

I, hitherto known as RAM RATTAN son of Shri AMRU, employed as Sorter in Delhi Sorting & Air Mail Division, Delhi, residing at D-422, Moti Bagh-I, New Delhi, have changed my name and shall hereafter be known as RAVINDER SINGH KATTNAURIA.

It is certified that I have complied with other legal requirements in this connection.

RAM RATTAN
(Sd. in existing name)

